

Exhibit L

Contra Costa Times

2850 Shadelands Dr., #101
Walnut Creek, CA 94598
(510) 723-2850

Legal No. **6294103**

3110950

PG&E Corporation

PROOF OF PUBLICATION

FILE NO. R2110118

In the matter of:

Contra Costa Times

I am a citizen of the United States. I am over the age of eighteen years and I am not a party to or interested in the above entitled matter. I am the Legal Advertising Clerk of the printer and publisher of the Contra Costa Times, a newspaper published in the English language in the City of Walnut Creek, County of Contra Costa, State of California.

I declare that the Contra Costa Times is a newspaper of general circulation as defined by the laws of the State of California as determined by court decree dated October 22, 1934, Case Number 19764. Said decree states that the Contra Costa Times is adjudged to be a newspaper of general circulation for the City of Walnut Creek, County of Contra Costa and State of California. Said order has not been revoked.

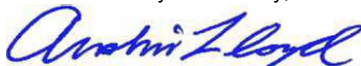
I declare that the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

February 15, 2019

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Executed at Walnut Creek, California.

On this 15th day of February, 2019.



Signature Case: 19-30088 Doc# 522-6 Filed: 02/20/19 Entered: 02/20/19 18:38:39 Page 2
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United States Bankruptcy Court for the Northern District of California
Debtors: PG&E Corporation and Pacific Gas and Electric Company
 Date cases filed in chapter 11: 01/29/2019
 Case number: 19-30088 (DM) (Lead Case; Jointly Administered)
Notice of Chapter 11 Bankruptcy Cases

For the debtors listed above, cases have been filed under chapter 11 of the Bankruptcy Code and orders for relief have been entered. This notice has important information about the cases for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines.

The filing of the cases imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from the debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 1 below for more information.)

To protect your rights, consult an attorney. All documents filed in the cases may be inspected at the bankruptcy clerk's office at the address below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice. Do not file this notice with any proof of claim or other filing in the cases.

1. **Debtors' full names: Debtor, Address, Case No., EIN#:** PG&E Corporation, 77 Beale Street, P.O. Box 77000, San Francisco, California 94177, 19-30088 (DM), 94-3234914; Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 77000, San Francisco, California 94177, 19-30089 (DM), 94-0742640.

2. All other names used in the last 8 years: n/a

3. Address: See above

4. **Debtors' Attorneys:** Tobias S. Keller (#151445) KELLER & BENVENUTI LLP, 650 California Street, Suite 1900, San Francisco, CA 94108 - and - Stephen Karotkin (*pro hac vice*), WEL, GOSHAL & MANGES LLP, 767 Fifth Avenue, New York, NY 10153. **Debtors' Claims and Noticing Agent:** If you have questions about this notice, please contact Prime Clerk LLC. Contact Phone: (844) 339-4217 (toll free), +1 (929) 333-8977 (Int'l). Email: pgeinfo@primedclerk.com. Website: <https://restructuring.primedclerk.com/pge>

5. Bankruptcy clerk's office: U.S. Bankruptcy Court, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, CA 94102. Hours open: Monday-Friday, 9 a.m. - 4:30 p.m. (CT). Contact phone: 888-821-7606. Documents in these cases may be filed at this address. You may inspect all records filed in these cases at this office or online at www.pacer.gov.

6. **Meeting of creditors:** Date and time: Monday March 4, 2019 at 10:00 a.m. Location: Philip Burton Federal Building and U.S. Courthouse, 450 Golden Gate Avenue, 2nd Floor, California Conference Room, San Francisco, CA 94102. The debtors' representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.

7. **Proof of claim deadline: Deadline for filing proof of claim: To Be Determined.** A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at www.uscourts.gov or any bankruptcy clerk's office. Your claim will be allowed in the amount scheduled unless: * your claim is designated as *disputed, contingent, or unliquidated*; * you file a proof of claim in a different amount; or * you receive another notice. If your claim is not scheduled or if your claim is designated as *disputed, contingent, or unliquidated*, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled. You may review the schedules at the bankruptcy clerk's office or online at www.pacer.gov. Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.

8. **Exception to discharge deadline:** You must start a judicial proceeding by filing a complaint if you want to have a debt excepted from discharge under 11 U.S.C. § 1141(d)(6)(A). The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline. **Deadline for filing the complaint: To Be Determined**

9. **Creditors with a foreign address:** If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in these cases.

10. **Filing a Chapter 11 bankruptcy case:** Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtors will remain in possession of the property and may continue to operate their business.

11. **Discharge of debts:** Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtors except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge under 11 U.S.C. § 1141(d)(6)(A), you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.

CCI #6294103, 2/15/19

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MILITARY COULD BUILD BORDER WALL

Budget deal, then emergency?

Spending bill will avert shutdown, but declaration will circumvent Congress

By Erica Werner, Damian Paletta, Seung Min Kim and Rachael Bade
The Washington Post

WASHINGTON » President Donald Trump on Thursday endorsed a massive budget deal moving through Congress in time to avert

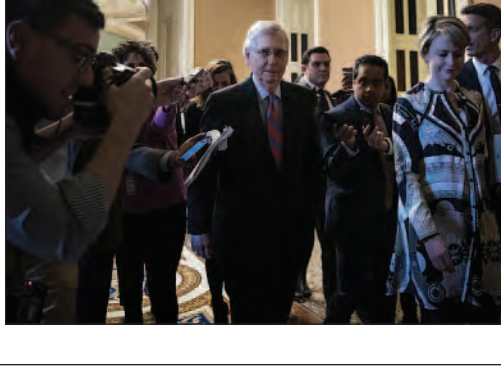
an impending government shutdown, but only after announcing he will also declare a national emergency so he can get more money for a border wall.

Moments after Trump disclosed his intentions in a phone call with Senate Majority Leader Mitch McConnell, R-Ky., McConnell announced the news on the Senate floor, ending days of uncertainty over whether the president would support the \$333 billion spending deal that includes

just a fraction of the money he's sought for a steel wall along the U.S.-Mexico border.

The Senate swiftly passed the legislation on an 83-16 vote, and the House followed suit late Thursday with a 300-128 vote. If Trump keeps his promise to sign the measure, it would avert a government shutdown that would have started Saturday and keep the government open through at least Sept. 30.

BORDER » PAGE 9



Senate Majority Leader Mitch McConnell heads to his office after a vote on the Senate floor on Capitol Hill in Washington on Thursday.

SARAH SILBINGER — THE NEW YORK TIMES

ATMOSPHERIC RIVER STRIKES BAY AREA

SEASON'S LARGEST STORM MAKES A SPLASH

Drenching: Powerful system spurs flood threats, boosts Sierra snowpack

Forecast: Colder temperatures, lighter rain expected today and Saturday



JUSTIN SULLIVAN — GETTY IMAGES

A view of the roof of a home that was swept down a hill by a mudslide during a rainstorm on Thursday in Sausalito. Fifty homes there were evacuated after a mudslide struck homes and sent at least one sliding about 75 yards down a hill.

By Paul Rogers
rogers@bayareanewsgroup.com

An atmospheric river storm that walloped the Bay Area on Thursday — causing traffic snarls, flood scares and at least one major mudslide that wrecked homes and cars — has finally left Northern California.

But apart from the hassles and damage, the biggest storm of the winter so far also delivered something quite valuable: a boost to the Sierra Nevada snowpack — the source of one-third of California's water supply — to 102 percent of its historical average for April 1.

In other words, California already has the equivalent of an average winter's snow supply, with six weeks still left to go in this

"It's a good sign for our water supply. ... It wasn't that long ago that we had five years of historic drought."

— Chris Orrock, a spokesman for the state Department of Water Resources

STORM » PAGE 8

Lesson learned: This time, San Jose officials more proactive about warnings

By Mark Gomez and John Woolfolk
Staff writers

SAN JOSE » Two years after San Jose officials failed to evacuate residents before floodwaters from a powerful February storm trapped many in their homes, another downpour Thursday gave the city's emergency planners a chance to put the scathing criticism behind them.

With the Guadalupe Creek rising, city officers and multilingual volunteers went door to door in the pre-dawn darkness warning residents in the Willow Glen area to evacuate from the

growing flood danger.

This time, it wasn't necessary.

The threat subsided two hours after the city sent out electronic evacuation alerts and officers warned residents to leave their homes. The city deactivated its evacuation order and told sleepy-eyed residents they could return home. Evacuated residents seemed fine with that.

"I think they did a great job," said CJ Durbin, who was awakened by police at 4:30 a.m. at her Glacier Drive home and evacuated with her husband, Mark Durbin, their two teenage daughters, three cats and a dog to the

EVACUATION » PAGE 8

S.J. MAYOR SAYS YES

Is bullet train still on track for Bay Area?

By Casey Tolan and Erin Baldassari
Staff writers

The bullet train to the Bay Area might not be dead after all.

Gov. Gavin Newsom sowed confusion this week about the future of California's controversial high-speed rail project, suggesting that the state must focus on a much-abbreviated Central Valley route instead of the long-heralded San Francisco-to-Los Angeles vision.

But local leaders insisted on Thursday that even if the \$77 billion project isn't on track for the Bay Area anytime soon, the governor's goal is still to link the Central Valley, with its abundance of affordable housing, to the economic engine of Silicon Valley.

"The governor has personally communicated to me a commitment to a Valley-to-Valley connection," San Jose Mayor Sam Liccardo said in an interview. "I take him at his word."

And while it's not clear when that will happen, "It wasn't obvious to any of us that the connection was going to happen in this decade anyway," Liccardo added.

Newsom told reporters as much in Fresno on Wednesday, saying he was confident the rail line would eventually be built to the Bay Area. For now, the state will focus on the Bakersfield-to-Merced route, a roughly 170-mile segment that Newsom hopes will serve as a proof of concept to help generate private investment or additional federal funds to connect it to Silicon Valley sometime after it starts running in 2027 or 2028. A

RAIL » PAGE 8



CALIFORNIA HIGH-SPEED RAIL AUTHORITY VIA GETTY IMAGES

The San Joaquin River Viaduct is being built to carry high-speed rail over the San Joaquin River in north Fresno.

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WEATHER

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